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6  
**UNITED STATES DISTRICT COURT**  
7  
**DISTRICT OF NEVADA**  
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9 UNITED STATES OF AMERICA, )  
10 Plaintiff, ) 2:12-cr-00084-JCM-GWF  
11 v. ) **UNITED STATES' MOTION**  
12 **THOMAS LAMB, et al.,** ) **FOR ALTERNATIVE VICTIM**  
13 Defendants. ) **NOTIFICATION PROCEDURES**  
14

15 COMES NOW THE UNITED STATES OF AMERICA, by and through its  
16 undersigned attorneys, and respectfully moves this Court for  
17 authorization to employ alternate victim notification procedures  
18 pursuant to Title 18, United States Code, Section 3771(d)(2). More  
19 particularly, the victims in this case number, along with the  
20 companion cases 2:12-CR-00083-KJD-GWF and 2:12-CR-00004-JCM-GWF,  
21 number in the millions making it impracticable to accord each  
22 victim individual notice and other rights described in subsection  
23 3771(a). The UNITED STATES therefore requests authorization to  
24 notify the victims by internet publication in a manner described  
25 below.  
26

## I. INTRODUCTION

2 During the last four (4) years, United States law enforcement  
3 authorities have been conducting an investigation of the Carder.su  
4 organization, a highly sophisticated international cybercrime  
5 enterprise. The investigation has shown that the Carder.su  
6 organization engages in large scale trafficking of compromised  
7 credit card account data and counterfeit instruments, such as  
8 counterfeit identification documents and counterfeit credit cards,  
9 as well as money laundering and various types of computer crimes,  
10 including intrusion and hacking.

11 Since on or about November 22, 2005, the Carder.su  
12 organization, including its leadership, members, and associates,  
13 have constituted a Racketeering "enterprise," as defined by Title  
14 18, United States Code, Section 1961(4), that is, a group of  
15 individuals associated in fact, although not a legal entity. The  
16 enterprise is an ongoing criminal organization whose members  
17 function as a continuing unit for a common purpose of achieving the  
18 objectives of the enterprise. The Carder.su organization's members  
19 engage in acts of identity theft and financial fraud, including,  
20 but not limited to, acts involving trafficking in stolen means of  
21 identification; trafficking in, production and use of counterfeit  
22 identification documents; identity theft; trafficking in,  
23 production and use of unauthorized and counterfeit access devices;  
24 and bank fraud; and whose members interfere with interstate and  
25 foreign commerce through acts of identity theft and financial

1 fraud. Members and associates of the Carder.su organization  
2 operate principally in Las Vegas, Nevada, and elsewhere.

3 The Carder.su organization operates a "virtual clubhouse,"  
4 located at an internet web portal called a forum. This forum is  
5 where the worldwide membership congregates to purchase illicitly  
6 obtained data, share knowledge and Modus Operandi of various fraud  
7 schemes in an effort to further the criminal enterprise, and  
8 conspires to maximize the amount of illegal proceeds obtained.  
9 Membership in the organization is not available to the general  
10 public. Instead, a second forum has also been created to act as a  
11 feeder mechanism to vet incoming new members to the organization.  
12 The Carder.su organization's forum operates solely for its  
13 membership's unlawful purposes. The forum itself is operated in  
14 attempted secrecy through the use of numerous security features,  
15 such as an in-depth review process to gain membership, multiple  
16 vetted member sponsorship, and increased password security. Within  
17 the organization, experienced and vetted members collaborate and  
18 share services to support the illegal criminal hackers engaging in  
19 computer intrusion, identify theft, access device fraud, and other  
20 fraud activities. As of March 7, 2012, the Carder.su organization  
21 boasted a membership of seven thousand eight hundred and eighty  
22 (7,880).

23 During the course of the investigation, law enforcement agents  
24 have determined that millions of individual persons, as well as a  
25 myriad of financial institutions, which are located in both the

1 United States and overseas, have been victims of the Carder.su  
2 organization's criminal activities. For example, access device  
3 fraud is one of the common offenses routinely perpetrated by  
4 members of the Carder.su organization and their associates. In the  
5 spring of 2011, law enforcement agents accessed a website, which  
6 they knew had been established by Defendant [14], a member of the  
7 Carder.su organization (charged in 2:12-CR-004), for the sole  
8 purpose of selling stolen and otherwise compromised credit card  
9 account data in furtherance of the criminal enterprise. Defendant  
10 [14] advertised on the organization's forum that the member was a  
11 vendor, who sold compromised credit cards, and further provided a  
12 website address in his advertisement where other members could  
13 purchase the compromised account information. When law enforcement  
14 agents logged in and browsed Defendant [14]'s web site, they were  
15 able to select one hundred (100) compromised credit card account  
16 numbers and add it to the website's shopping cart. Law enforcement  
17 agents then transferred approximately seven hundred dollars (\$700)  
18 to Defendant [14]. When the money transfer was completed, the  
19 agents were then able to download the compromised credit card data  
20 which they had purchased.

21 Moreover, while law enforcement agents were monitoring this  
22 same website, Defendant [14] updated his advertisement on the  
23 organization's forum to reflect that he was offering one million  
24 (1,000,000) stolen credit card accounts for sale. Analysis of  
25 subsequent sales conducted from Defendant [14]'s site from April  
26

1 12, 2011, to April 22, 2011, showed the sale of fifty four thousand  
2 nine hundred seventy four (54,974) of those stolen credit card  
3 account numbers, with each individual account number being sold for  
4 approximately twenty dollars (\$20). Accordingly, the Carder.su  
5 organization profited in excess of one million dollars (\$1,000,000)  
6 during that ten day period from victimizing thousands of individual  
7 account holders, as well as the numerous financial institutions  
8 which issued their credit card accounts.

9 A second illustration showing the voluminous number of victims  
10 in this case can be found through law enforcement's April 2011  
11 forensic analysis of the recovered images from computer servers  
12 under the control Defendant [19] (charged in 2:12-CR-004). This  
13 analysis revealed the presence of approximately sixty three  
14 thousand nine hundred and one (63,901) compromised credit card  
15 account numbers. Law enforcement agents initially forwarded the  
16 list of compromised account numbers to Chase, Discover, and  
17 American Express to determine whether these three financial  
18 institutions had sustained any dollar loss associated with  
19 fraudulent use of these compromised accounts.

20 Chase advised that approximately six thousand five hundred  
21 twenty seven (6,527) of the accounts were issued by Chase. Chase  
22 stated they had suffered a dollar loss of approximately seven  
23 hundred eighty five thousand seven hundred twenty two dollars  
24 (\$785,722) arising from fraud on those accounts. Discover advised  
25 that approximately two thousand seven hundred ninety four (2,794)

1 of the accounts had been issued by them. Discover stated that they  
2 had suffered a dollar loss of approximately five hundred forty nine  
3 thousand six hundred seventy two dollars (\$549,672) from fraud on  
4 those accounts. American Express advised that a total of three  
5 thousand four hundred twenty four (3,424) accounts had been issued  
6 by them. American Express stated that they had suffered a dollar  
7 loss of approximately seven hundred twenty eight thousand six  
8 hundred eighty dollars (\$728,680) arising from fraud on the  
9 accounts.

10 Based on the information provided by Chase, Discover and  
11 American Express, even though their accounts only comprise twelve  
12 thousand seven hundred forty five (12,745) of the sixty three  
13 thousand nine hundred and one (63,901) total accounts, the dollar  
14 loss sustained just among those three financial institutions is  
15 more than two Million dollars. Law enforcement continues to work to  
16 identify additional victims, that is, to ascertain which financial  
17 institutions issued the remainder of the sixty three thousand nine  
18 hundred and one (63,901) accounts.

19 Finally, to close the loop, members of the Carder.su  
20 organization and their associates, including but not limited to the  
21 defendants charged in 2:12-CR-0083 and 2:12-CR-0084, who purchased  
22 stolen credit card information from the Carder.su organization also  
23 trafficked in, manufactured, and used false identity documents to  
24 assume the victim account holders' identities. Using these false  
25 identifications, usually counterfeit drivers' licenses and other

1 counterfeit secondary means of identification, Carder.su members  
2 used the stolen credit card account information to unlawfully  
3 obtain merchandise, goods, services, and money for their own  
4 personal financial gain and to benefit the Carder.su organization.  
5 The financial loss associated with fraudulent activities  
6 perpetrated by Carder.su members for each of those credit card  
7 accounts would have been limited only by the available account  
8 balance limits set by the victim financial institutions that issued  
9 the cards. Even if those limits were set at a low amount per  
10 credit card account, i.e., two hundred dollars (\$200), the loss to  
11 the victims - and the financial gain to the criminal enterprise,  
12 could have easily been more than twenty million dollars  
13 (\$20,000,000).

14 Given vastness of the Carder.su organization, the pattern of  
15 prolific criminal activity committed by its international  
16 membership in furtherance of the enterprise, and the fact that the  
17 organization has been engaging in these offenses since on or about  
18 November 22, 2005, the government submits that the victims in this  
19 case, along with the companion cases 2:12-CR-00083-KJD-GWF and  
20 2:12-CR-00004-JCM-GWF, number in the millions thereby making it  
21 impracticable to accord each victim individual notice and other  
22 rights described in subsection 3771(a). Accordingly, the  
23 government seeks permission to engage in the alternative victim  
24 notification procedures discussed below.

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**II. VICTIM NOTIFICATION REQUIREMENTS**

On October 30, 2004, the President signed into law the Justice for All Act of 2004. Title I of the Act enumerates specific rights of crime victims in federal criminal cases, codified at 18U.S.C. § 3771(a). These include "[t]he right to reasonable, accurate, and timely notice of any public court proceeding ... involving the crime or of any release or escape of the accused," and "[t]he right to be reasonably heard at any public proceeding in the district court involving release, plea, sentencing, or any parole proceeding." 18 U.S.C. § 3771(a) (2), (a) (4).

The Act requires "[o]fficers and employees of the Department of Justice and other departments and agencies of the United States engaged in the detection, investigation and prosecution of crime [to] make their best efforts to see that crime victims are notified of, and accorded, the rights described in subsection [3771] (a)," 18 U.S.C. § 3771(c) (1), and it instructs the Court to "ensure that the crime victim is afforded" those rights. 18 U.S.C. § 3771(b). A "crime victim" under the Act is defined as "a person directly and proximately harmed" as a result of the commission of a Federal offense. 18U.S.C. § 3771(e).

In routine cases involving a single or limited number of victims, the victim notification burdens imposed by the Act upon the government will be substantial. In other cases, involving tens, hundreds, or even thousands of potential victims, the burdens imposed by the Act would be simply overwhelming. In recognition of

1 this, the Act grants the Court authority to fashion alternative  
2 notification procedures when the Court finds that implementation of  
3 the prescribed requirements would be impracticable. The Act  
4 provides:

5 In a case where the court finds that the  
6 number of crime victims makes it  
7 impracticable to accord all of the crime  
victims the rights described in subsection  
[3771] (a), the court shall fashion a  
reasonable procedure to give effect to  
this chapter that does not unduly  
complicate or prolong the proceedings.  
9

10 18 U.S.C. § 3771(d) (2). The Act places no limitations on the  
11 alternative procedures which a Court may fashion other than that  
12 the procedures be reasonable to effectuate the Act and that they  
13 not unduly complicate or prolong the proceedings. *Id.* In this case,  
14 on or about January 10, 2012, thirty nine (39) members of the  
15 Carder.su organization were indicted in case number 02:12-CR-004-  
16 JCM-GWF, for violation of Title 18, United States Code, Sections  
17 1962- Racketeering (RICO) and RICO Conspiracy, 1028- Fraud in  
18 Connection with Identification Documents and 1029 - Fraud in  
19 Connection with Access Devices. On March 13, 2012, four (4)  
20 additional members and seven (7) associate members of the Carder.su  
21 organization were indicted in case numbers 02:12-CR-083-KJD-GWF and  
22 02:12-CR-084-JCM-GWF for violation of Title 18, United States Code,  
23 Sections 371-Conspiracy, 1028 - Fraud in Connection with  
24 Identification Documents, and 1029 - Fraud in Connection with  
25 Access Devices. These individuals span all levels of the Carder.su

1 organization including the uppermost leadership. The offenses  
2 described in these three Indictments arose out of a sophisticated  
3 and massive criminal organization whose members engage in acts of  
4 identity theft and financial fraud, including, but not limited to,  
5 acts involving trafficking in stolen means of identification;  
6 trafficking in, production and use of counterfeit identification  
7 documents; identity theft; trafficking in, production and use of  
8 unauthorized and counterfeit access devices; and bank fraud in  
9 furtherance of the criminal enterprise. As described above, the  
10 number of persons whose personal and financial identifiers were  
11 compromised in this case—each a potential victim—along with the  
12 myriad of financial institutions, nationally and internationally,  
13 which have sustained financial loss arising from the organization's  
14 criminal conduct, makes individualized communication with and  
15 notification of each victim impracticable.

16 Neither the government nor the Court has the resources to  
17 accord each of the victims in this case the rights prescribed in  
18 subsection 3771(a) on an individual basis.

19 **III. UNITED STATES' PROPOSED ALTERNATIVE NOTIFICATION PROCEDURES**

20 The scope and size of this criminal enterprise is, in many  
21 respects, a testament to modern communications and—in  
22 particular—the world wide web. Also, law enforcement agents have  
23 determined that the internet is the method of preferred  
24 communication among the fraud investigators employed by the victim  
25 financial institutions. Accordingly, the UNITED STATES requests

1 authorization from the Court to communicate with and provide  
2 notification to the pool of potential victims through this medium.  
3 More specifically, the International Association of Financial Crime  
4 Investigators (IAFCI) has agreed to cooperate in this matter by  
5 posting, for a period of at least three months from the date of the  
6 Court's order, on IAFCI's own website a notice providing victims  
7 information and links to the U.S. Attorney's Office public website.  
8 In addition, the primary investigative agencies, the United  
9 States Secret Service (USSS) and Homeland Security Investigations  
10 (HSI), have each agreed to place a similar notice on their  
11 agencies' public websites providing similar information. In turn,  
12 the UNITED STATES proposes on the U.S. Attorney's Office public  
13 website to post for the duration of each of the three companion  
14 cases, 2:12-CR-004; 2:12-CR-083; and 2:12-CR-084; the Indictments  
15 and significant pleadings, forms for communication and conferral,  
16 and notice of events and hearings. The proposed notice will provide  
17 the following information regarding this case:

- 18 1. The names of the defendants, the case number and charges;
- 19 2. All of the victim rights codified at 18 U.S.C. § 3771(a);
- 20 3. The identity of the prosecutors;
- 21 4. The identity and contact telephone numbers of Victim  
Witness Coordinator;

22  
23 In addition, the UNITED STATES proposes to post a web-based  
24 victim impact questionnaire. This questionnaire will allow for the  
25 orderly collection of certain victim information, help authenticate

1 those who are actual victims and give the millions of victims an  
2 opportunity to describe their plight to government attorneys.

3 **IV. CONCLUSION**

4 The number of potential victims in this case renders  
5 individual notification to each impracticable. In such cases, the  
6 Justice for All Act authorizes the Court to fashion a reasonable  
7 alternate notification procedure to effect the aims of the Act  
8 without unduly complicating or prolonging the proceedings. The  
9 government's proposed notification procedures accomplish these  
10 goals. For the reasons set forth above, the government respectfully  
11 requests that this Court grant this motion and sign the  
12 accompanying proposed Order.

13 **RESPECTFULLY SUBMITTED** this 13TH day of APRIL 2012.  
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16 United States Attorney  
17 /s/  
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UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

UNITED STATES OF AMERICA, )  
Plaintiff, )  
v. )  
**THOMAS LAMB, et al.,** )  
Defendants. )  
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Before the Court is the government's motion for permission to engage in alternative victim notification procedures. The Court, having reviewed the motion and found good cause for proceeding under alternative notification procedures, opines as follows:

**IT IS THEREFORE ORDERED** that the government's motion is **GRANTED**. The UNITED STATES shall communicate with and provide notification to the pool of potential victims through the internet.

**IT IS FURTHER ORDERED** that for a period of not less than three (3) months, the International Association of Financial Crime Investigators (IAFCI) shall post on IAFCI's own website a notice providing victims with information and links to the U.S. Attorney's Office public website.

**IT IS FURTHER ORDERED** that, for a period of not less than

1 three (3) months, the United States Secret Service (USSS) and  
2 Homeland Security Investigations (HSI) shall each place a similar  
3 notice on their agencies' public websites providing victims with  
4 information and links to the U.S. Attorney's Office public  
5 website.

6 **IT IS FURTHER ORDERED** that for each of the three companion  
7 cases, 2:12-CR-004; 2:12-CR-083; and 2:12-CR-084; the UNITED  
8 STATES shall post on the U.S. Attorney's Office public website  
9 the Indictments and significant pleadings in each case, forms for  
10 communication and conferral, and notice of events and hearings.  
11 The notice shall provide the following information regarding this  
12 case:

- 13 1. The names of the defendants, the case number and  
charges;
- 14 2. All of the victim rights codified at 18 U.S.C. §  
3771(a);
- 16 3. The identity of the prosecutors;
- 17 4. The identity and contact telephone numbers of Victim  
Witness Coordinator; and
- 19 5. A web-based victim impact questionnaire. This  
questionnaire will allow for the orderly collection of  
certain victim information, help authenticate those who  
are actual victims and give the millions of victims an  
opportunity to describe their plight to government  
attorneys.

22 Dated this 16th day of April 2012.

23   
24 Honorable Magistrate Judge George W. Foley Jr.  
25

1  
2                   CERTIFICATE OF SERVICE

3                   I, Kimberly M. Frayn, hereby certify that I am an employee of the Organized Crime Strike  
4 Force, United States Department of Justice, and that on this day I served, by way of the internet  
5 via email and by facsimile, a copy of the following:

6  
7                   **UNITED STATES' MOTION FOR**  
8                   **ALTERNATIVE VICTIM NOTIFICATION PROCEDURES**

9  
10                  upon the defense counsel.

11                  DATED: APRIL 13<sup>th</sup>, 2012

12                  \_\_\_\_\_/s/\_\_\_\_\_  
13                  KIMBERLY M. FRAYN